Declarations of E. K. Wade C 08-0021 MEJ/MJJ - 1

5

4

 result of Defendants' egregious violation of personnel actions perpetrated against him from September 26, 2000 to October 11, 2004). Plaintiff maliciously suffered: a) disparate treatment (race, disability and age); b) retaliatory discrimination (race, disability and age); c) Hostile Work Environment Harassment (race, disability and age); d) Retaliatory Discrimination – Issuance of 14- day Suspension (race, disability and age); e) constructive discharge (race, disability and age); f) disability discrimination – reasonable accommodations (race, disability and age); g) conspiracy to deprive equal protection of the laws (race, disability and age); and h) conspiracy to interfere with civil rights (race, disability and age). I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Respectfully submitted.

Dated this 4th day of February 2008

E. K. Wade (Pro Se)

Attorney for Plaintiff 542 North Civic Drive, Apt. D

Walnut Creek, CA 94597

(925) 323-1578

ekpeactime@aol.com

E. K. Wade (Pro Se) 542 North Civic Drive, Apt. D Walnut Creek, CA 94597 (925) 323-1578 ekpeactime@aol.com CLERK, U.S. DISTRICT COURT

Attorney for Plaintiff

6 7

1

2

3

4

5

8

10

11

12

14

15 |

VS.

E. K. Wade

Elaine Chao, Secretary of Labor

U.S. Department of Labor

16 17

18 19

20

21 22

23

26

25

28

27

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

Case No. C 08-0021 MEJ/MJJ

Plaintiff, (PROPOSED) ORDER GRANTED SUMMARY JUDGMENT

(EMPLOYMENT DISCRIMINATION)

Date: March 11, 2008

Time: 9:30 A.M.

Place: Courtroom 11, 19th Floor Before: Honorable Martin J. Jenkins

Defendants.

This matter came on regularly for hearing on March 11, 2008, in Courtroom 11 of this Court, the Honorable Martin J. Jenkins presiding. E. K. Wade (Pro se) appeared on behalf of Plaintiff E. K. Wade. U.S. Attorney Melissa Brown appeared on behalf of Defendant Elaine Chao.

After full consideration of all of the evidence and argument, the separate statements of the parties, the Court finds that there is no triable issue of material fact in this action and that the Plaintiff is entitled to judgment as a matter of law, since there is no evidence constituting a defense for Defendant.

IT IS HEREBY ORDERED that the motion for summary judgment is GRANTED and that judgment shall be entered forthwith in favor of Plaintiff against Defendant.

Dated:

Honorable Maria-Elena James Martin J. Jenkins Judge U.S. District Court

E. K. Wade v. Elaine Chao (Proposed) Order Granting Supporting Summary Judgment C 08-0021~MEJ/MJJ-2